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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/412,727	10/05/1999	ERIC AUBRY	DEN226	1032	
7:	590 05/21/2003				
THOMAS S BAKER JR 1371 WEST 3RD AVENUE COLUMBUS, OH 43212			EXAM	EXAMINER	
			LIANG, REGINA		
			ART UNIT	PAPER NUMBER	
			2674	3	
		DATE MAILED: 05/21/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

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Application No. 09/412,727 AUBRY, ERIC Examiner Art Unit Regina Liang - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.35(a). In no event, however, may a reply be timely filed after SIX (6) MONTH's from the making date of this communication. If NO pend of reply is packed above, the maximum statutory profession with the statutory minimum of thirty (30) days will be considered timely. If NO pend of reply is packed above, the maximum statutory profession will expire any any reply be timely filed after SIX (6) MONTH's from the making date of this communication. If NO pend of reply is packed by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any examed patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on					/
Examiner Regina Liang 2674			Application No.	Applicant(s)	1/2
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12)∐ The oath or declaration is objected to by the Examiner.	12)	The oath or declaration is objected to by the Ex	aminer.		
Priority under 35 U.S.C. §§ 119 and 120	Priority	under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).	13)⊠	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:	a)	⊠ All b) Some * c) None of:			
1. Certified copies of the priority documents have been received.		1. Certified copies of the priority documents	s have been received.		
2. Certified copies of the priority documents have been received in Application No		2. Certified copies of the priority documents	s have been received in Applica	tion No	
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 	* ;	application from the International Bu	reau (PCT Rule 17.2(a)).	_	
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).	14) 🔲 .	Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119	(e) (to a provisional applica	ition).
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.		,	• •		
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	2) 🔲 Noti	ce of Draftsperson's Patent Drawing Review (PTO-948)	5) D Notice of Information		. •

Application/Control Number: 09/412,727

Art Unit: 2674

DETAILED ACTION

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1-3 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 1, the phrases "for example" and "such as" render the claim indefinite because it is unclear whether the limitation(s) following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

Dependent claims 2, 3 are also rejected for the same reason since they are dependent on a rejected base claim and contain the same problem(s).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baetz et al (DE 29719794 hereinafter Baetz) in view of Acquadro et al (US. PAT. NO. 3,706,973 hereinafter Acquadro).

Baetz discloses a computer keyboard having a Euro key in an input keyboard by redesignating an existing input key or by addition of a new input key. Baetz does not explicitly
disclose how to update the software for the use of the interchangeable Euro key. Acquadro
teaches a keyboard device comprising a keyboard driver and computer software (e.g. the
interchangeable key cap and the software correlates to a kit for changing a key) for updating the
software for the use of an interchangeable key (col. 7, lines 4-10). Thus, it would have been
obvious to one having ordinary skill in the art at the time the invention was made to modify the
keyboard of Baetz to have the feature as taught by Acquadro so as to 'permit the flexibility
required to service an almost unlimited number of key configuration and codes with the same
keyboard'.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Schoovaerts et al (EP 0 945 808) teaches a tape printing apparatus.

Nichol et al (US. PAT. NO. 6,050,825) teaches an one-size-fits-all computer keyboard cover.

Jaeger (US. PAT. NO. 6,441,806) teaches a operator/circuit interface with integrated display screen.

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6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Regina Liang whose telephone number is (703) 305-4719. The

examiner can normally be reached on Monday-Friday from 9AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Richard Hierpe, can be reached on (703) 305-4709.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314, (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington.

VA., Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Technology Center 2600 Customer Service Office whose telephone

number is (703) 306-0377.

PRIMARY EXAMINER

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ART UNIT 2674

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